REMARKS

Election/Restrictions

Applicant hereby confirms the election of claims 4-7 drawn to the method of the present invention. Claims 1-3 have been cancelled and claims 8-12 are new. This election is made with traverse.

Specification

Applicant has amended the Specification on page 2, line 16 to comply with the Examiner's requirement.

Claim Objections and Rejections under 35 U.S.C. § 112

Applicant has amended claims 4-7 to comply with the Examiner's requirements set forth in the previous Office Action.

The Examiner indicated that claims 4-7 contained allowable subject matter if amended to overcome the objections to the claims and if amended to overcome the § 112 rejections. Since Applicant has completed these amendments it is believed that claims 4-7 are in proper form for allowance.

New claims

Applicant respectfully requests that claims 8-12 also be allowed.

Claim 8 is a new independent claim requiring the steps of forming a grille blank having a grille blank perimeter, forming an opening following a predetermined pattern in the grille blank so as to separate the grille blank into the interior grills insert shaped in the predetermined pattern

and the exterior grille insert having the opening therein. Claim 8 then requires attaching the interior and the exterior grille inserts to the first and second grilles of two different vehicles.

None of the prior art discloses the attachment of the grille inserts in the manner required by the method set forth above, and therefore claim 8 is believed to be patentable in view of the cited art.

Claim 9 depends from claim 8 and is patentable for the reasons set forth as to that claim.

Claim 10 is a new independent method claim requiring the removing of a grille insert smaller than the vehicle grille from the plate shaped material of the grille blank. A logo opening is made in the grille insert that is at least as large in size as the manufacturer's logo. The logo opening is registered over the manufacturer's logo on the exterior vehicle grille surface so that the manufacturer's logo is visible through the logo opening. The grille insert is then attached in superimposed relation over the vehicle grille so that the manufacturer's logo appears through the logo opening. None of the prior art discloses the attachment of a grille blank that is smaller than the vehicle grille. Also the prior art does not show a logo opening therein that is registered over the manufacturer's logo on the vehicle grille. Accordingly, claim 10 is believed to be patentable in view of the cited art and should be allowed.

Claims 11-12 depend from claim 10 and are patentable for the reasons set forth as to that claim.

Conclusion

If prosecution of the present application can be facilitated by a telephone interview,

Applicant respectfully requests that Applicant's attorney of record be telephoned at the below
identified number.

No fees or extensions of time are believed to be due in connection with this amendment; however, consider this a request for any extension inadvertently omitted, and charge any additional fees to Deposit Account No. 26-0084.

Reconsideration and allowance is respectfully requested.

Respectfully submitted,

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